IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ROLLOCK COMPANY, et al,)
Plaintiffs)
)
V.) NO. 3:12-cv-162 GLL
)
UNITED STATES OF AMERICA,)
Defendant)

INTERIM ORDER ON DISCOVERY

AND NOW, this 7th day of March, 2013, on the consent of the parties below, IT IS HEREBY ORDERED that before the Initial Local Rule 16.1 scheduling conference in this matter, Defendant, but not Plaintiffs, may propound discovery. IT IS FURTHER ORDERED that, by stipulation of the parties below, depositions prior to the initial scheduling conference shall not count towards the presumptive limits in Fed. R. Civ. P. 30(d)(1) with respect to discovery after such conference.

s/Gary L. Lancaster

HON, GARY L. LANCASTER, CHIEF JUDGE

Seen and agreed

KEEVICAN WEISS BAUERLE &

HIRSCH LLC

By: <u>/s/ Brian P. Fagan</u>
Brian P. Fagan, Esq.

PA ID No. 72203

Justin M. Tuskan, Esq.

PA ID No. 311235

Federated Investors Tower, 11th Fl.

1001 Liberty Avenue

Pittsburgh, PA 15222-3725

Telephone: 412.355.2600

Facsimile: 412.355.2609

bfagan@kwbhlaw.com

ituskan@kwbhlaw.com

Counsel for Plaintiffs Rollock

Company, Anthony Kordell and

Christopher Kordell

DAVID J. HICKTON

UNITED STATES ATTORNEY

KATHRYN KENEALLY

ASSISTANT ATTORNEY

GENERAL

By: /s/ Yonatan Gelblum

Yonatan Gelblum

CA ID No. 254297

U.S. Department of Justice

P.O. Box 227, Ben Franklin Station

Washington, DC 20044

Telephone: 202.305.3136

Facsimile: 202.514.6866

yonatan.gelblum@usdoj.gov

Counsel for the United States of

America